

THE HON.MARSHA J. PECHMAN

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

MINNIE STEINERT and ERNEST
STEINERT, wife and husband,

Plaintiffs,

vs.

WYETH dba WYETH, INC., a Delaware
corporation; WYETH
PHARMACEUTICALS, INC., a Delaware
corporation; PHARMACIA & UPJOHN
COMPANY L.L.C. f/k/a PHARMACIA &
UPJOHN COMPANY, a Delaware
corporation; and PFIZER INC., a Delaware
corporation; BARR PHARMACEUTICALS,
INC.; GREENSTONE, LTD., f/k/a
GREENSTONE GENERICS, LTD., f/k/a
GREENSTONE, LTD.,

Defendants.

NO. C05-1201 MJP

STIPULATION AND ORDER
EXTENDING DEADLINES

(Clerk's Action Required)

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DEADLINES [C05-1201 MJP] - 1

/KAC/1160.797

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STIPULATION

Plaintiff and the Wyeth defendants stipulate as follows:

1. This case is one of more than five hundred pending federal cases in which plaintiffs seek relief in connection with their use of the prescription drug Prempro.

2. On March 4, 2003, the Judicial Panel on Multidistrict Litigation (the “MDL Panel”) ordered that centralization pursuant to 28 U.S.C. § 1407 was appropriate for the litigation concerning claims for relief by Prempro users, and the Panel issued a Transfer Order assigning the litigation to Judge William R. Wilson, Jr. of the Eastern District of Arkansas. *See In re Prempro Products Liability Litigation*, MDL Docket No. 4:03CV1507 WRW (E.D. Ark.).

3. Pursuant to Rules 1.1, 7.4 and 7.5 of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, Wyeth has notified the Panel that this case qualifies as a “tag-along” action. It is to be expected that the Panel will shortly issue a Conditional Transfer Order listing this case.

4. Under Practice and Procedure Order No. 1 of *In re Prempro Products Liability Litigation*, MDL Docket No. 4:03CV 1507 WRW, Wyeth is relieved of its obligation to answer complaints in “tag-along” actions and one of two answers on file with the MDL court are deemed the answer in such actions.

5. All deadlines, including but not limited to defendants’ time to file a responsive pleading, preparation and filing of a joint status report, exchange of initial disclosures, and

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other preliminary case activities shall be extended until thirty (30) days after transfer to the MDL Court is effective, or as otherwise ordered by the MDL Court.

DATED this 30th day of August, 2005.

WILSON SMITH COCHRAN DICKERSON

By /s/ Kathy A. Cochran

Kathy A. Cochran, WSBA# 5775
of Attorneys for Wyeth Defendants

KRAFT PALMER DAVIES, PLLC

Per telephone authorization

By /s/ Lance Palmer

Lance Palmer, WSBA# 18141
Of Attorneys for Plaintiff

ORDER

Based on the above Stipulation, IT IS SO ORDERED.

DATED this _7th_ day of ___September_____, 2005.



Marsha J. Pechman
U.S. District Judge

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Presented by:

WILSON SMITH COCHRAN DICKERSON

By /s/ Kathy A. Cochran

Kathy A. Cochran, WSBA# 5775
of Attorneys for Wyeth Defendants

KRAFT PALMER DAVIES, PLLC

Per telephone authorization

By /s/ Lance Palmer

Lance Palmer, WSBA# 18141
Of Attorneys for Plaintiff

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DECLARATION OF SERVICE

I hereby certify that on 8/30/05, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record.

DATED 8/30/05, at Seattle, Washington.

/s/ Traci Jay

Traci Jay

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